IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

TENNESSEE STATE CONFERENCE OF THE NAACP, et al.,

Plaintiffs,

v.

WILLIAM B. LEE, in his official capacity as Governor of the State of Tennessee, *et al.*,

Defendants.

Case No. 3:23-cv-00832 Judge Eric Murphy Judge Eli Richardson Judge Benita Pearson

SUBPOENA RECIPIENTS' UNOPPOSED MOTION TO HOLD ALL PENDING DISCOVERY MOTIONS IN ABEYANCE

On August 21, 2024, this Court granted the Defendants' motion to dismiss and dismissed the Complaint in its entirety. Doc. 75 at 49. Plaintiffs have until September 20, 2024, to consider whether to amend their complaint in light of this Court's analysis. *Id.* The Subpoena Recipients now move the Court to hold in abeyance all outstanding discovery motions, which have been referred to the magistrate judge, *see* Docs. 57, 59, 62-64, pending clarity regarding whether and how Plaintiffs intend to continue to pursue this case.

These pending discovery motions are moot because there is no current claim at issue and will remain moot if Plaintiffs do not file an amended complaint. "Parties may obtain discovery regarding any nonprivileged matter that is relevant to any party's claim or defense." Fed. R. Civ. P. 26(b)(1). Because the Court dismissed the Complaint in its entirety, there is no longer any claim or defense before the Court, and thus, no party is entitled to discovery. *Id.*; *see Ziss Bros. Const. Co. v. City of Indep.*, *Ohio*, 439 F. App'x 467, 480 (6th Cir. 2011) (noting that plaintiffs are "not entitled to discovery" on claims dismissed as insufficiently pleaded).

Holding the motions in abeyance also would further judicial economy and preservation of the

parties' and court's resources. Assessing and resolving motions that are currently moot in an action

that may well end in a matter of weeks would benefit neither the court nor the parties. Even if

Plaintiffs express an intent to attempt to amend their complaint, any such amendments would have

the potential to alter the factual and legal bases for the pending discovery motions. Moving forward

on these motions now thus risks needless duplication should a second round of briefing be necessary

to resolve new discovery arguments on a new set of pleadings. See Kucera v. Jefferson Cnty. Bd. of Sch.

Comm'rs, No. 3:03-CV-593, 2013 WL 5701674, at *1 (E.D. Tenn. Oct. 18, 2013) (noting courts

"possesses the authority to hold a motion in abeyance if resolution of a pending matter will help clarify

the current issues or make currently disputed issues moot" (citation omitted)); see also Fed. Trade

Comm'n v. ACRO Servs. LLC, No. 3:22-CV-895, 2023 WL 4504594, at *2 (M.D. Tenn. May 1, 2023)

(holding a motion in abeyance because other developments might render it moot).

Counsel for Subpoena Recipients consulted with Plaintiffs on August 30, 2024, and they do

not oppose this motion.

Thus, this motion should be granted, and the discovery motions should be held in abeyance

until after September 20, at which point—if no amended complaint has been filed—they should be

denied as moot.

Respectfully submitted,

JONATHAN SKRMETTI

Attorney General and Reporter

ADAM K. MORTARA (BPR# 40089) Lawfair LLC 40 Burton Hills Blvd., Suite 200 Nashville, TN 37215 (773) 750-7154 mortara@lawfairllc.com

/s/ Miranda Jones_ MIRANDA JONES (BPR# 036070) Senior Assistant Attorney General WHITNEY D. HERMANDORFER (BPR# 041054) Director of Strategic Litigation PHILIP HAMMERSLEY (BPR# 041111) Assistant Solicitor General RYAN NICOLE HENRY (BPR# 40028) Assistant Attorney General Office of the Tennessee Attorney General P.O. Box 20207 Nashville, Tennessee 37202 (615) 532-2935 miranda.jones@ag.tn.gov whitney.hermandorfer@ag.tn.gov philip.hammersley@ag.tn.gov ryan.henry@ag.tn.gov

Counsel for Subpoena Recipients

CERTIFICATE OF SERVICE

I hereby certify that on August 30, 2024, the undersigned filed the foregoing document via this Court's electronic filing system, which sent notice of such filing to the following counsel of record:

COUNSEL OF RECORD	PARTY REPRESENTED
Phillip F. Cramer Sperling & Slater 150 3 rd Avenue South, Suite 1100 Nashville, TN 37201 Tel.: 312-224-1512 pcramer@sperling-law.com Jon Greenbaum Ezra D. Rosenberg* Pooja Chaudhuri* Alexander S. Davis* Lawyers' Committee for Civil Rights Under Law 1500 K Street NW, Suite 900 Washington, DC 20005 Tel.: 202-662-8600 jgreenbaum@lawyerscommittee.org erosenberg@lawyerscommittee.org pchaudhuri@lawyerscommittee.org adavis@lawyerscommittee.org	Plaintiffs Tennessee State Conference of the NAACP, League of Women Voters of Tennessee, The Equity Alliance, Memphis A. Philip Randolph Institute, African American Clergy Collective of Tennessee, Judy Cummings, Brenda Gilmore, Ophelia Doe, Freda Player, and Ruby Powell-Dennis
Jeffrey Loperfido* Mitchell D. Brown* Adrianne Spoto* Southern Coalition for Social Justice 5517 Durham-Chapel Hill Blvd Durham, NC 27707 Tel.: (919) 323-3380 jeffloperfido@scsj.org mitchellbrown@scsj.org adrianne@scsj.org	
George E. Mastoris* Michelle D. Tuma* Winston & Strawn LLP 200 Park Avenue New York, NY 10166 Tel.: 212-294-6700 gmastoris@winston.com mtuma@winston.com	
Counsel for Fighting	

Adam K. Mortara Lawfair LLC 40 Burton Hills Blvd., Suite 200 Nashville, TN 37215 (773) 750-7154 mortara@lawfairllc.com

Whitney D. Hermandorfer Director of Strategic Litigation Miranda H. Jones Senior Assistant Attorney General Ryan Nicole Henry Assistant Attorney General Philip Hammersley Assistant Solicitor General Office of the Tennessee Attorney General P.O. Box 20207 Nashville, Tennessee 37202 (615) 532-2935 whitney.hermandorfer@ag.tn.gov miranda.jones@ag.tn.gov ryan.henry@ag.tn.gov philip.hammersley@ag.tn.gov

Defendants William B. Lee, in his official capacity as Governor of the State of Tennessee, Tre Hargett, in his official capacity as Secretary of State of the State of Tennessee, Mark Goins, in his official capacity as Coordinator of Elections for the State of Tennessee, the State Election Commission, and Donna Barrett, Judy Blackburn, Jimmy Eldridge, Mike McDonald, Secondra Meadows, Bennie Smith and Kent Younce, in their official capacities as members of the State Election Commission

Counsel for Defendants

/s/ Miranda Jones

Senior Assistant Attorney General